CONTR	ACTOR	·S	RULE	asb

FOIAb3a

FOIAb3a Contract NO.

Pursuant to the terms of Contract No. and in consideration of the sum of one Hundred Sixty-five Thousand, Four Hundred Twenty-seven Dollars and Sixty Cents Dollars (\$165,427.60) which has been or is to be paid under the said contract to

inafter called the Contractor) or to its assigness, if any, the Contractor, FOIAb3a upon payment of the said sum by the UNITED STATES OF AMERICA (hereinafter called the Government), does remise, release, and discharge the Government, its officers, agents, and employees, of and from all liabilities, obligations, claims and demand whatsoever under or arising from the said contract, except:

- 1. Specified claims in stated amounts or in estimated amounts where the amounts are not susceptible of exact statement by the Contractor, as follows:
- 2. Claims, together with reasonable expenses incidental thereto, based upon the liabilities of the Contractor to third parties arising out of the performance of the said contract, which are not known to the Contractor on the date of the execution of this release and of which the Contractor gives notice in writing to the Contracting Officer within the period specified in the said contract.
- 3. Claims for reimbursement of costs (other than expenses of the Contractor by reason of its indemnification of the Government against patent liability), including reasonable expense incidental thereto, incurred by the Contractor under the provisions of the said contract relating to patents.

The Contractor agrees, in connection with patent matters and with claims which are not released as set forth above, that it will comply with all of the provisions of the said contract, including without limitation these provisions relating to notification to the Contracting Officer and relating to the defense or prosecution of litigation.

IN WITHESS WHE	REOF, this release	has been executed t FOIAb3a	shis twenty fifth
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		FOIAb3a	
ALINESSES	• • • • • • • • • • • • • • • • • • • •	FOIAb3a	
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	Pitl	Treasurer	
(MOTE: In the case	e of a corporation rtificate below mu	, withesize are not	required.
FOIAb3a	CERTIFI	PACE	
named as Contractor signed said release corporation; that a corporation by authorized	in the foregoing : on behalf of the ( ald rolease was du	Contractor was then ly signed for and in	Treasurer of said behalf of said
its corporate power		FOIAb3a	
(CORPORATE SEAL)		7.5.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7.7	
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ASSIGNMENT OF REFUNDS, REBATES, AND CREDITS FOLKBORE Contract No.
Contracto No.
erms of Contract No. , and in
erms of Contract No.
nd any essignment thereunder, the
does hereby:
fer, set over and release to the UNITED STATES OF alled the Government), all right, title and interest s, credits or other amounts (including any interest f the performance of the said contract, together will on accrued or which may hereafter accrue thereunder.
whatever action may be necessary to effect prompt nds, rebates, credits or other amounts (including due or which may become due, and to promptly forward icer, checks (made payable to the Treasurer of the proceeds so collected. The reasonable cost of any collection shall constitute allowable costs when acting Officer as stated in the said contract and may my amounts otherwise payable to the Government under
erate fully with the Government as to any claim or th refunds, rebates, credits or other amounts due t therson); to execute any protest, pleading, appli- ney or other papers in connection therewith; and to to represent it at any hearing, trial or other pro- such claim or suit.
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(CORPORATE SEAL.)

## CERTIFICATION

The undersigned as individuals and as authorized repre-
sentatives of (hereafter
called the Contractor) hereby certify that we have examined
the statements and supporting data to which this certification
is affixed and that to the best of our knowledge and belief,
such statements and supporting data have been prepared from the
books of accounts and records of the Contractor; that such
books of account and records have been kept in accordance with
generally accepted and sound accounting practices normally
followed by the Contractor, that they include only actual costs
chargeable to the performance of Contract No,FOIAb3a
and that they have been prepared with the knowledge that they
will be used in connection with the negotiation of a final
price under such Contract No. FOIAb3a
It is further certified that all procurement hereunder is
allocable to the designated Contract and that the

allocable to the designated Contract, and that the quantities procured hereunder are not in excess of the reasonable quantitative requirements of the contract.

